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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/813,711	03/20/2001	Debajit Ghosh	3932P023	3307

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EXAMINER

LEWIS, MICHAEL A

ART UNIT	PAPER NUMBER
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2655

DATE MAILED: 07/19/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/813,711

Applicant(s)

GHOSH ET AL.

Examiner

Michael A Lewis

Art Unit

2655

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 5/6/04.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1- 45 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1 - 45 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
 - ☐ Certified copies of the priority documents have been received in Application No. _____.
 - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

1. Claims 1-4,6,9-16,18-23,25,28-34,36-41 & 43 are rejected under 35 U.S.C. 102(e) as being anticipated by Kanevsky et al. (U.S. Patent 6529871).

Regarding claims 1&13, Kanevsky et al. disclose a method and system that is comprised of a speech-processing system/ apparatus/device/software (collection of methods) that resides in the memory of a computer system (Col 5, Line 50 – Col 6, Line 7).

Kanevsky et al. disclose the building of user databases [claimed PIM database] and models by using an enrollment process that collects personal information (e.g. name, address, etc) from the user (Col 8, 30 – 51). The system contains non-acoustic and acoustic models (language models) for many users (Col 7, Line 62 and Col 8, Line 64):

Kanevsky et al. disclose a learning algorithm for building user model that include the response to queried information from operators, informational forms, email forms, web based forms or Integrated Voice Response (IVR) systems (Col 7, Line 64 – Col 8, Line 7). This data is stored together with the acoustic models (language models) collected by a speech recognition system (Col 8, Line 65). When the user calls the central server to gain access, the users acoustic features extracted by an automatic speech recognition (ASR) application and the non-acoustic data (personal information data) in the database is used to help in the determination of the identity of the speaker (Col 6, Lines 12 -56).

Regarding claim 19, Kanevsky et al. disclose a speech-based processing system comprising of a database of PIM data associated with a user (Col 6, Line 36 – 40); a set of language models (Col 7, Line 60); a language model server including a learning unit [learning algorithm] (Col 8, Line 33-52), a lookup unit (Col 7, Lines 15-40); a recognition server to recognizer utterance of the user (Col 8, Line 13) and a speech application to trigger operation of the look-up unit to identify and access a subset of the PIM data specified by the utterance using the result of recognizing the utterance(Col 7, Lines 30 - 40).

Regarding claim 28, Kanevsky et al. disclose a speech-based processing system comprising of a processor means for executing software (Col 5, Line 64 – Col 6, Line 2); and a storage means having stored therein a learning unit to learn a set of language models based on a set of PIM data and a speech application to access a subset of the PIM data specified by a short reference to set to subset uttered by a user(Col 7, Lines 30 – 40).

Regarding claim 30 & 37, Kanevsky et al. disclose a method of facilitating speech recognition comprising of using an automated language model learning process to acquire a set of language models based on PIM data associated with a user (Col 8, Lines 35 - 51); recognizing an utterance by the user by using one of the language model(Col 8, Lines 52 -66); and

using the recognized utterance of the user to identify and access a subset of the PIM data(Col 9, Line 2).

Regarding claims 2,20,31 & 38, Kanevsky et al. disclose the method of asking the user random questions [claimed short references] derived from the personal database. The data will include portions or a subset of the data of the personal information data residing in the PIM/user database (Col 6, Lines 41-45).

Regarding claims 3,15,22,33 & 40, Kanevsky et al. disclose that a new user may periodically call the central server where the learning algorithm may be activated. The system collects voice samples from the caller's answers to the plurality of questions and builds a user voice model which will be provided to the system the next time the speaker calls and needs to be identified (Col 8, Line 64 – Col 9, Line 5).

Regarding claims 4,16,23,34 & 41 Kanevsky et al. disclose that a user may call the central server where the learning algorithm may be activated in real-time to help in the determination of the identity of the user by the use of stored language models based on the learning algorithm (Col 7, Lines 28 –33).

Regarding claims 6,18,25,36 & 43 Kanevsky et al. disclose that the language model learning algorithm is based on a statistical language model. Kanevsky describes that a user model provided by the learning unit is used to determine the probability of a particular user's identity (Col 11, Lines 3 – 35).

Regarding claims 9, 10, 11,12,14,29,21,32 & 39, Kanevsky et al. disclose that the learning algorithm takes data from a plurality of sources, each module containing a set of heuristics tailored for acquiring language models for one of a plurality of types of PIM data. The data comprises of personal address book, personal calendar and email message data. Kanevsky et al. describes categories of personal information data. The categories include static features which includes phone number, time of day, etc (personal address book data), dynamic features which include trips, meetings (personal calendar data) and email, faxes, etc. The data also includes internal information extracted from dialog that includes gender, speech rate, accent etc. and external information such as name, address, DOB, etc (Fig 4, Col 10, Lines 42 – 59).

Claim Rejections - 35 USC § 103

2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

3. The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

1. Determining the scope and contents of the prior art.
2. Ascertaining the differences between the prior art and the claims at issue.
3. Resolving the level of ordinary skill in the pertinent art.
4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

5. Claims 5,17,24,35 & 42 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kanevsky et al. (U.S. Patent 6529871) in view of Kremer (IEEE 0-7803-4122-8/97).

Regarding claims 5,17,24,35 & 42, Kanevsky et al. disclose a method and system that is comprised of a speech-processing system/ apparatus/device/software (collection of methods) that resides in the memory of a computer system (Col 5, Line 50 – Col 6, Line 7). The system uses personal data to choose language models base on input

speech. Kanevsky et al. do not disclose the use of a language model algorithm that utilizes grammar induction. However, Kremer teaches a grammar induction technique that avoids the limitations of classical grammar induction algorithms (Page 1424, Paragraph 1 & 2). Grammar induction is a necessary process by which the language models based on a finite set of example strings from the PIM data will be used to identify grammar, for a potentially infinite set of strings or language.

Therefore, it would have been obvious to those skilled in the art at the time of the invention to modify Kanevsky et al. with the use of language models that utilize grammar induction as taught by Kremer since it is essential for language models utilized in automatic speech recognition systems.

4. Claims 7,8,26,27,44 & 45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kanevsky et al. (U.S. Patent 6529871) in view of Fitzpatrick et al. (U.S. Patent Application 20020184033).

Regarding claims 7,26 & 44, Kanevsky et al. disclose a method and system that is comprised of a speech-processing system/apparatus/device/software (collection of methods) that resides in the memory of a computer system (Col 5, Line 50 – Col 6, Line 7). The system uses personal data to choose language models base on input speech. Kanevsky do not disclose the use of an API designed to access

PIM data. However, Fitzpatrick et al. teach the use of Standard Application Program Interface (API) for integrating other Text-to-Speech Servers (Page 4, Paragraph 0116). APIs are important and necessary for developers to efficiently integrate large-scale software applications and modules.

Therefore, it would have been obvious to those skilled in the art at the time of the invention to modify Kanevsky et al. with the use of APIs as taught by Fitzpatrick et al. since it would have made the integration of the learning modules with other applications more efficient.

Regarding claims 8,27 & 45, Kanevsky do not disclose the use of providing the PIM data in XML format. However, Fitzpatrick et al. teach the use of providing documents in XML format (Page 6, Paragraph 0175). XML is a general and highly flexible representation of any type of data. XML uniform tags make it easy to map one XML structure to another or to map XML into other data formats.

Therefore, it would have been obvious to those skilled in the art at the time of the invention to modify Kanevsky with the use of XML as taught by Fitzpatrick et al. since it would have made the data more uniform so that it can be transferred and mapped to other types of data.

Response to Arguments

1. Applicant's arguments filed 5/6/04 have been fully considered but they are not persuasive. In regards to claim 1 – 4, 6, 9 –16, 18 – 23, 25,28 –34, 36 – 41 and 43 stand rejected under 35 U.S.C 102(e) based on U.S. Patent no. 6529871 of Kanevsky. In addition, claims 5, 17, 24, 35 and 42 will stand rejected under 35 U.S.C 103(a) based on Kanevsky in view of Kremer (IEEE 0-7803-4122-8/97).

1. The office respectfully disagrees that Kanevsky does not disclose or suggest automatically learning a set of language models.

Kanevsky discloses that when a user calls a central server that a name is entered into the system. The central server submits the utterance of the user's name and request to the automatic speech recognition system that decodes the utterance that is used for verification purposes. The language model is automatically built from the individual's personal information acquired through IVR methods as well as other static and dynamic information (Fig 4). The language model in this application is unique to a speaker and is built from PIM data. Both speech recognition- Information is recognized as well as the speaker recognition- identification of the speaker are performed (Col 8, Line 51 – Col 9, Line 5).

Art Unit: 2655

2. The office respectfully disagrees that Kanevsky does not disclose automatically learning a set of language models based on PIM data associated with a user.

Kanevsky in Fig. 4(106,104,108) discloses a PIM database consisting of static and dynamic features such as email, calendar & trip information similar to what is described by the applicant. The information in the database and any new user information added (dynamic) information forms the basis for the user's language models (Col 10, Lines 35 – Col 11, Line 2).

3. The office respectfully disagrees that Kanevsky does not disclose then using of the user, which has been recognized by using one of the language models acquired from the PIM data, to identify and access a subset of the PIM data.

Kanevsky (Col 10, Lines 50 – Col 11, Line 2) discloses for example, a user attempting a remote login to a computer may be asked about when an email was received or the sender's name, etc. This information is used together with an ASR for decode text and to give access to the computer containing a subset or all of the PIM data.

Art Unit: 2655

All of the applicant's arguments have been considered and addressed in this action for all the independent claims. The rejections for all the independent and dependent claims will stand.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael A Lewis whose telephone number is 703 305-8730. The examiner can normally be reached on Monday through Friday, 8:30 am – 5 pm.


If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Doris To can be reached on (703)305-4827. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Lewis A Michael
Examiner
Art Unit 2655

Mal

7/6/2004



W. R. YOUNG
PRIMARY EXAMINER